## IN THE MICHIGAN COURT OF APPEALS ORDER

Re: Lorie Allen v Chrysler LLC

Docket No. 284687

L.C. No. 2007-000745-NZ

Mark J. Cavanagh, Judge, acting under MCR 7.211(E)(2), orders:

Upon notification of a pending bankruptcy proceeding that deprives this Court of the authority to continue its review of this case with respect to defendant-appellee Chrysler LLC, formerly known as DaimlerChrysler Corporation, 11 USC 362, the Court orders that the case is CLOSED as to Chrysler LLC. This case shall proceed with respect to all other parties.

This partial closure is ordered without prejudice to the case being reopened as to Chrysler LLC upon written notification to this Court that the bankruptcy stay has been lifted, the bankruptcy proceedings have been dismissed, or a party to the case has obtained relief from the stay.

If the case is reopened as to Chrysler LLC, it should proceed as mandated by the court rules. Supplemental briefing may be allowed only upon motion before the Court.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAY 1 3 2009

Date

Studia Schult Mengel
Chief Clerk